

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/501,705	07/16/2004	Jin-Young Park	ASIAP123	5119	
25920 7	590 02/06/2006		EXAMINER		
MARTINE P	ENILLA & GENCARE	MAKI, ST	MAKI, STEVEN D		
710 LAKEWA	Y DRIVE				
SUITE 200			ART UNIT	PAPER NUMBER	
SUNNYVALE	E, CA 94085		1733		

DATE MAILED: 02/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

			4: 1	A				
		Applica	tion No.	Applicant(s)				
			705	PARK ET AL.				
Office Action Summary		Examin	er	Art Unit				
		Steven		1733				
The li Period for Repl	MAILING DATE of this commu y	nication appears on t	he cover sheet wit	th the correspondence addre	ISS			
WHICHEVE - Extensions of after SIX (6) M - If NO period for Failure to reply Any reply rece	NED STATUTORY PERIOD F R IS LONGER, FROM THE M time may be available under the provision IONTHS from the mailing date of this com or reply is specified above, the maximum s or within the set or extended period for repl ived by the Office later than three months term adjustment. See 37 CFR 1.704(b).	MAILING DATE OF sof 37 CFR 1.136(a). In no munication. tatutory period will apply and y will, by statute, cause the a	THIS COMMUNIC event, however, may a re will expire SIX (6) MONT pplication to become ABA	CATION. uply be timely filed I'HS from the mailing date of this comm ANDONED (35 U.S.C. § 133).				
Status			•					
1)⊠ Respo	onsive to communication(s) fil	ed on <i>16 July 2004</i>						
•	This action is FINAL . 2b)⊠ This action is non-final.							
3)☐ Since	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed	d in accordance with the pract	ice under <i>Ex parte</i> (Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of	Claims							
4)⊠ Claim	(s) <u>1</u> is/are pending in the app	olication.						
4a) Of	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)∭ Claim	(s) is/are allowed.							
	(s) <u>1</u> is/are rejected.							
	(s) is/are objected to.							
8) Claim	(s) are subject to restri	ction and/or election	requirement.					
Application Pa	pers							
9)∐ The sp	ecification is objected to by the	ne Examiner.						
10)☐ The dr	awing(s) filed on is/are	: a) accepted or l	b) objected to b	y the Examiner.				
	ant may not request that any obje		•	• •				
	ement drawing sheet(s) including							
11) Ine oa	th or declaration is objected t	o by the Examiner. I	Note the attached	Office Action or form PTO-	152.			
Priority under 3	35 U.S.C. § 119							
a)	wledgment is made of a claim b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies application from the Internation	documents have be documents have be of the priority docur	een received. een received in Ap nents have been i	oplication No	age			
Attachment(s) 1) Notice of Refe 2) Notice of Dra 3) Information D	erences Cited (PTO-892) ftsperson's Patent Drawing Review (I isclosure Statement(s) (PTO-1449 of Mail Date	PTO-948)	4) Interview St	ummary (PTO-413) /Mail Date formal Patent Application (PTO-15	52)			

Art Unit: 1733

1) The substitute specification filed 7-16-04 has been entered since applicant provided the clean copy, marked up copy and statement of no new matter. In order to expedite prosecution, the drawing sheet containing figures 3 and 4 have been entered since the subject matter of figure 3 is reasonable conveyed by the original disclosure.

- 2) The amendment filed 7-16-04 is objected to under 35 U.S.C. 132(a) because it introduces new matter into the disclosure. 35 U.S.C. 132(a) states that no amendment shall introduce new matter into the disclosure of the invention. The added material which is not supported by the original disclosure is as follows:
 - (1) Amended Figures 1 and 2 filed 7-16-04.
 - (2) New Figure 4.
- (3) The substitute specification filed 7-16-04 at (a) page 6 lines 11-12; (b) page 7 lines 23-25, page 8 line 1; (c) page 8 lines 10-25 and page 8 lines 1-4; and (d) page 9 lines 22-25, and page 10 lines 1-4.

The original disclosure filed 1-17-03 including the original figures 1 and 2 filed 1-17-03, the original specification fled 1-17-03, the original claims filed 1-17-03 and the original abstract filed 1-17-03 fail to reasonably convey the subject matter of (1) amended Figures 1 and 2 filed 7-16-04; (2) new Figure 4; and (3) the substitute specification filed 7-16-04 at (a) page 6 lines 11-12; (b) page 7 lines 23-25, page 8 line 1; (c) page 8 lines 10-25-25 and page 8 lines 1-4; and (d) page 9 lines 22-25, and page 10 lines 1-4.

Amended Figures 1 and 2 filed 7-16-04 illustrate the electric discharge passage(s) as being <u>part of</u> the under tread 20 whereas the original figures 1 and 2 filed

Application/Control Number: 10/501,705

Art Unit: 1733

1-17-03 illustrate the electric discharge passage(s) 30 as extending through the cap tread 10 and the under tread 20.

New Figure 4 filed 7-16-04 illustrates specific construction of the tire. In particular, new figure 4 illustrates <u>bead regions</u> of the tire and appears to illustrate the electric discharge passages 30 as <u>extending to the inner surface of the tire</u> which defines the inflation chamber of the tire. The above noted subject matter in new figure 4 is not supported by the original disclosure.

The substitute specification filed 7-16-04 at page 6 lines 11-12 describes the amount of silica as being more than 50 wt% relative to the weight of the rubber composition whereas the original specification filed 1-17-03 describes the amount of silica as being more than 50 phr. Parts per hundred rubber is not equivalent to 50% by weight of the total rubber composition.

The substitute specification filed 7-16-04 at page 7 lines 23-25 and page 8 line 1 describes "a portion of the under tread 20" (emphasis added) being extended from the bottom to surface of a tread structure" whereas the original disclosure describes the discharge passage 30 as extending from the inner surface of the under tread 20 to the outer surface of the cap tread 10. Also, see original figures 1 and 2 filed 1-17-03 which illustrate the electric discharge passage(s) 30 as extending through the cap tread 10 and the under tread 20.

With respect to the substitute specification filed 7-16-04 at page 8 lines 10-25 and page 8 lines 1-4, the original disclosure filed 1-17-03 fails to support using an inclined discharge passage 30 to reduce vertical load and thereby inhibit separation

Art Unit: 1733

between the cap tread 10 and the discharge passage 30 caused by corner running and vertical load. The original disclosure filed 1-17-03 also fails to support obtaining substantial reduction in vertical load using an inclined angle of more than 110 degrees. The original disclosure filed 1-17-03 fails to support the inclined discharge passage 30 having a larger ground contact surface area. The original disclosure filed 1-17-03 fails to support using an inclined angle less than 130 degrees to avoid reducing production of the tires. The original disclosure describes the inclined angle as being 90 to 180 degrees, but does not recognize the reason for inclining the discharge passages or the benefits of selecting 110-130 degrees for the inclined angle.

With respect to the substitute specification filed 7-16-04 at page 9 lines 22-25 and page 10 lines 1-4, the original disclosure filed 1-17-03 fails to support the inclined discharge passage being difficult to separate from the cap tread by vertical load forces to thus have structural stability. Also, the original disclosure filed 1-17-03 fails to support the inclined discharge passage having a larger ground contact surface than that of a vertical type discharge passage. Instead of having possession of the subject matter of the passage being difficult to separate, the original disclosure describes modifying a tread structure without deteriorating abrasion resistance or low fuel consumption in such a manner that the tread structure has a electric discharge passage. The ground contact area of the discharge passage is independent of the angle of the discharge passage.

The disclosure is objected to because of the following informalities:On page 7 line 5 of the specification filed 7-16-04, "100" should be --100%--.

On page 7 lines 23-25 of the specification filed 7-16-04, "fractional" should be --frictional--.

Appropriate correction is required.

Applicant is required to cancel the new matter in the reply to this Office Action.

4) The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5) Claim 1 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

In claim 1, the subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention (the new matter) is the subject matter of the amount of silica being more than 50 wt%. The original disclosure filed 1-17-03 describes using more than 50 phr silica instead of more than 50 wt% silica.

In claim 1, subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention (the new matter) is the subject matter of the inclined angle being 110-130 degrees. The original

disclosure filed 1-17-03 describes the inclined angle being 90-180 degrees, but fails to describe and select 110-130 degrees. In view of the preliminary amendment filed 7-16-04, applicant considers to the range of 110-130 degrees to offer "unexpected results" of substantial reduction in vertical load to inhibit separation between the cap tread and the discharge passage, larger contact surface to obtain more excellent static electricity discharge and prevention of reduction of production of tires. None of these benefits were recognized in the original disclosure filed 1-17-03. Since the original disclosure describes neither the narrow range of 110-130 degrees nor the various benefits of this specific range, applicant did not have possession of the subject matter of 110-130 degrees.

6) The claim is objected to because they include reference characters which are not enclosed within parentheses.

Reference characters corresponding to elements recited in the detailed description of the drawings and used in conjunction with the recitation of the same element or group of elements in the claims should be enclosed within parentheses so as to avoid confusion with other numbers or characters which may appear in the claims. See MPEP § 608.01(m).

- 7) The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 8) Claim 1 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Application/Control Number: 10/501,705

Art Unit: 1733

In claim 1, the description of the amount of silica and the description of the inclined angle is ambiguous. With respect to what is the weight percent silica determined? With respect to what is the inclined angle determined? Is the inclined angle defined by the angle between the electric discharge passage and the undertread?

9) The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10) The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11) Claim 1 is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over Japan 107 (JP 11-139107).

Japan 107, directed to enhancing extruding productivity without generating a stress for an antistatic tire, discloses a pneumatic tire having a tread cap 1, a tread base 2 and a circumferentially extending conductive rubber layer 3. The tread cap is silica rich and comprises for example 60 parts silica (Table 1). The conductive rubber layer 3 comprises for example 60 parts carbon black (Table 3). Japan 107 shows various embodiments of the conductive rubber layer 3. In figure 2, the conductive rubber layer 3 extends from the tread base 2 such that the inclined angle between the tread base

Application/Control Number: 10/501,705 Page 8

Art Unit: 1733

and conductive rubber layer is an obtuse angle (illustrated angle being about 110 degrees). See abstract, figures and machine translation.

The claimed tire is anticipated by Japan 107's tire. In any event: it would have been obvious to incline a band shaped conductive rubber layer 3 (electric discharge passage) from the tread base (undertread) of Japan 107's tire at the claimed angle of 110-130 degrees since Japan 107 suggests inclining the conductive rubber layer at an obtuse angle (figure 2) as an alternative to orienting the conductive rubber layer at 90 degrees (figure 4) or at a larger obtuse angle (figure 3) in order to discharge static electricity. Furthermore, it would have been obvious to provide Japan 107's tread cap such that the amount of silica is more than 50 wt% as claimed since Japan 107 teaches that the tread cap is silica rich in order to obtain lower fuel consumption.

Remarks

- 12) The remaining references are of interest.
- 13) No claim is allowed.
- 14) Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven D. Maki whose telephone number is (571) 272-1221. The examiner can normally be reached on Mon. Fri. 8:30 AM 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Richard Crispino can be reached on (571) 272-1226. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 10/501,705 Page 9

Art Unit: 1733

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Steven D. Maki February 1, 2006 STEVEN D. MAKI PRIMARY EYAMINES

FIG. 3

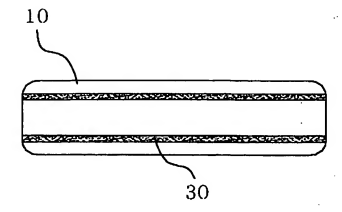


FIG. 4

OK TO ENTER

